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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/671,131

09/25/2003

Lothar Benedict Erhard Josef Moeller

Moeller 17 (LCNT/125631)

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09/13/2006

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EXAMINER

MALKOWSKI, KENNETH J

ART UNIT

PAPER NUMBER

2613

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Please find below and/or attached an Office communication concerning this application or proceeding.

5/18

<b>Office Action Summary</b>	<b>Application No.</b> 10/671,131	<b>Applicant(s)</b> MOELLER, LOTHAR BENEDICT ERHARD JOSEF	
	<b>Examiner</b> Kenneth J. Malkowski	<b>Art Unit</b> 2613	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 25 September 2003.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☐ Claim(s) \_\_\_\_\_ is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1,2,4-11,13 and 15-18 is/are rejected.
- 7) ☒ Claim(s) 2,12 and 14 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 25 September 2003 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                                | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                       | 5) <input type="checkbox"/> Notice of Informal Patent Application                       |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

***Drawings***

1. The drawings shown in Figure 2 (a) and (b) are objected to because they are not readable. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as “amended.” If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either “Replacement Sheet” or “New Sheet” pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

***Claim Rejections - 35 USC § 112***

2. Claims 1, 11, 16 and 18 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The above-cited claims all claim that amplifying a voltage value generates a baseband signal. For instance claim 1 recites “ a gain clipped post amplifier for amplifying said voltage such that a baseband signal is

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generated.” The specification on page 5 lines 22-25 states, “The gain clipping of the post amplifier is viewed as producing a baseband signal because the mean of a gain clipped signal is unequal to zero.” However, it would seem the only purpose of the post amplifier is for gain clipping rather than generating a baseband signal. A baseband is a term in the art that refers to a signal frequency rather than amplitude (“Fiber Optics Standard Dictionary,” third edition Chapman and Hall 1997 by Martin H. Weik, page 55, defines a baseband signal as, “The band of frequencies associated with or comprising an original signal from the source that generated it.”). Therefore, it is unclear how the amplifier itself generates said baseband signal.

***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claim 1, 5-10 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,718,121 to Epworth et al. in view of U.S. Patent Application Publication No. 2004/0120356 to Davenport et al.

With respect to claims 1 and 16-18, Epworth discloses a heterodyne receiver (balanced coherent detector, title) comprising: a tunable oscillator circuit for outputting a predetermined local oscillation frequency signal (LO, Figures 1-7 (local oscillator)) to a frequency mixer (coupler, figures 1-7)(column 2 lines 45-49 (fused coupler))(applicant states on page 4 lines 13-16 that the frequency mixer can be a fused coupler)); said frequency mixer for mixing an input data signal and said predetermined local oscillation frequency signal and outputting substantially

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similar mixed signals on at least two separate paths (Figure 4 depicts the mixed signals are sent on two paths, one to PD1 and another to PD2)(column 2 lines 50-52 (products of the combiner are sent to optical detectors PD1 and PD2)); a current comparing means for comparing said mixed signals and generating a voltage value indicative of a difference in current within said at least two separate paths (Differential amplifier DA, provides a voltage value indicative of a difference in current at electrical output, figure 4). However, Epworth fails to disclose the remaining signal processing that typically occurs in such a receiver including post amplification and logic signal production. Davenport, from the same field of endeavor, discloses a post amplification and logic signal production circuit at a receiver (Figures 5-9)(page 2 paragraphs 15-19) including a gain clipped post amplifier (page 5 paragraph 43 (amplification occurs across several states with the goal of performing threshold limiting by amplifying the signal to the rails of the amplifier))(Full wave rectifier, Figure 6) for amplifying said voltage value (page 5 paragraph 43 (full wave rectifier provides amplification)) of a generated baseband signal (page 5 paragraph 43 (input to the full-wave rectifier is a bipolar periodic signal whose frequency is near the nominal center frequency of the modulation frequency)); and a decision circuit for receiving said baseband signal and producing a resultant logic signal (comparator, Figure 9)(page 6 paragraph 46 (comparator in receiver circuitry is utilized as a threshold detector for conversion to logic level)). Therefore, it would have been obvious to one of ordinary skill in the art to implement the post amplification and logic signal production circuit as taught by Davenport in the receiver as taught by Epworth. The motivation for doing so would have been to create discernable binary data to be used by data processing at the receiver.

With respect to claim 5, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, wherein said frequency mixer comprises a 3 dB coupler (Epworth: column 2 lines 45-50 (fused coupler))(Epworth: column 2 lines 5-10 (balance to the photo detectors is optimized)).

With respect to claim 6, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, wherein said current comparing means comprises two photodiodes (Epworth: PD1, PD2, Figure 4) and a differential amplifier (Epworth: Differential amplifier, Figure 4).

With respect to claims 7 and 10, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, wherein said gain clipped post amplifier is operated in saturation (Davenport: page 5 paragraph 43 (amplification occurs across several states with the goal of performing threshold limiting by amplifying the signal to the rails of the amplifier)).

With respect to claim 8, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, wherein said decision circuit produces a logic high output if said baseband signal is higher than a predetermined threshold and produces a logic low output if said baseband signal is lower than a predetermined threshold (Davenport: page 6 paragraph 46 (comparator compares the output voltage to a fixed reference level, and outputs a logic 0 in case the threshold is exceeded and a 1 otherwise)).

With respect to claim 9, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, further comprising at least one respective delay line (Epworth: column 3 lines 11-14 (path delays reasonably matched)) and at least one respective attenuator in each of said at least two separate paths (Figure 7C, Pot1, Pot2 are adjust potentiometers) for making the signal propagation time and loss in said at least two separate paths substantially equal (Epworth:

column 2 lines 5-10 (optimize balance between two paths))(Epworth: column 4 lines 12-15 (adjust relative gain between two paths)).

5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,718,121 to Epworth et al. in view of U.S. Patent Application Publication No. 2004/0120356 to Davenport et al. and further in view of U.S. Patent No. 7,092,645 to Sternowski et al.

With respect to claim 2, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, however, they fail to specifically disclose a low-pass filter in said receiver. Despite this, low pass filtering is a very well known advantageous feature to have in the art and is not a patentably distinct limitation. Sternowski, from the same field of endeavor discloses a heterodyne receiver (column 4 lines 35-36)(Figure 4) further comprising a low-pass filter (720, Figure 4) for filtering said baseband signal (Figure 7 shows output of lpf 720 states “receive baseband out”). Therefore, it would have been obvious to one of ordinary skill in the art to implement the low pass filtering as disclosed by Sternowski into the heterodyne receiver as disclosed by Epworth in view of Davenport. The motivation for doing so would have been to provide additional baseband processing by blocking the local oscillation frequency and passing the baseband signal (Sternowski: column 6 lines 28-35).

6. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,718,121 to Epworth et al. in view of U.S. Patent Application Publication No. 2004/0120356 to Davenport et al. and further in view of U.S. Patent No. 6,907,052 to Kozlowski et al.

With respect to claim 4, Epworth in view of Davenport disclose the heterodyne receiver of claim 1, however fail to specifically disclose said tunable oscillator circuit comprises a fast switchable laser. Fast switchable lasers for use in oscillation circuitry are known in the art and do

not constitute a novel limitation. Kozlowski, from the same field of endeavor discloses a local oscillator that has a tunable optical laser (title) that is specifically meant for optical heterodyne signal detection (abstract). Kozlowski teaches that his invention of a fast tunable laser within a local oscillator can be used in a receiver side implementation (column 6 lines 58-67 (the tunable local oscillator provides an optical signal that can be rapidly tuned around a selectable wavelength and can be used as part of a communication receiver)). Therefore, it would have been obvious to one of ordinary skill in the art to implement the fast switchable laser as taught by Kozlowski in the receiver side local oscillator as taught by Epworth in view of Davenport. The motivation for doing so would have been to create improved sensitivity and increased channel capacity for heterodyne detection (Kozlowski: column 1 lines 18-21), increased accuracy of the local oscillator and therefore improved performance of the heterodyne detection system (Kozlowski: column 1 lines 21-25), and to reduce complexity of local oscillator system (Kozlowski: column 1 lines 26-31).

7. Claims 11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,718,121 to Epworth et al. in view of U.S. Patent Application Publication No. 2004/0120356 to Davenport et al. and further in view of U.S. Patent No. 6,691,973 to Huber et al.

With respect to claim 11, Epworth discloses and at least one receiver for receiving at least one optical signal an optical channel, each of said at least one receivers comprising: a tunable oscillator circuit for outputting a predetermined local oscillation frequency signal (LO, Figures 1-7 (local oscillator)) to a frequency mixer (coupler, figures 1-7)(column 2 lines 45-49 (fused coupler))(applicant states on page 4 lines 13-16 that the frequency mixer can be a fused



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coupler)); said frequency mixer for mixing an input data signal and said predetermined local oscillation frequency signal and outputting substantially similar mixed signals on at least two separate paths (Figure 4 depicts the mixed signals are sent on two paths, one to PD1 and another to PD2)(column 2 lines 50-52 (products of the combiner are sent to optical detectors PD1 and PD2)); a current comparing means for comparing said mixed signals and generating a voltage value indicative of a difference in current within said at least two separate paths (Differential amplifier DA, provides a voltage value indicative of a difference in current at electrical output, figure 4). However, Epworth fails to disclose the remaining signal processing that typically occurs in such a receiver including post amplification and logic signal production. Davenport, from the same field of endeavor, discloses a post amplification and logic signal production circuit at a receiver (Figures 5-9)(page 2 paragraphs 15-19) including a gain clipped post amplifier (page 5 paragraph 43 (amplification occurs across several states with the goal of performing threshold limiting by amplifying the signal to the rails of the amplifier))(Full wave rectifier, Figure 6) for amplifying said voltage value (page 5 paragraph 43 (full wave rectifier provides amplification)) of a generated baseband signal (page 5 paragraph 43 (input to the full-wave rectifier is a bipolar periodic signal whose frequency is near the nominal center frequency of the modulation frequency)); and a decision circuit for receiving said baseband signal and producing a resultant logic signal (comparator, Figure 9)(page 6 paragraph 46 (comparator in receiver circuitry is utilized as a threshold detector for conversion to logic level)). Therefore, it would have been obvious to one of ordinary skill in the art to implement the post amplification and logic signal production circuit as taught by Davenport in the receiver as taught by Epworth.

The motivation for doing so would have been to create discernable binary data to be used by data processing at the receiver.

Furthermore, Epworth in view of Davenport fail to disclose said receiver is within an optical transmission system with a plurality of transmitters utilizing splitters and combiners. However, such transmission systems utilizing heterodyne detection systems are commonly known in the art. Huber, from the same field of endeavor discloses a plurality of optical transmitters (12, Figure 2); a multiplexer for combining the optical channels of said optical transmitters (18, Figure 2); a power splitter for splitting said combined optical channels (20, Figure 2)(column 6 lines 1-11 (optical distributor can be a WDM splitter)). Therefore, it would have been obvious to one of ordinary skill in the art to implement the full transmission system as disclosed by Huber with the receiver as disclosed by Epworth in view of Davenport. The motivation for doing so would have been the suggestion provided by Epworth that the balanced coherent receiver was meant for use in an optical communication system (column 1 lines 5-7).

With respect to claim 13, Epworth in view of Davenport and further in view of Huber disclose the optical switch fabric of claim 11, further comprising an amplifier for amplifying said combined optical channels (Huber: 22, Figure 1).

8. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,718,121 to Epworth et al. in view of U.S. Patent Application Publication No. 2004/0120356 to Davenport et al. and further in view of U.S. Patent No. 6,691,973 to Huber et al. and further in view of U.S. Patent Application Publication No. 2002/0126346 to Suzuki et al.

With respect to claim 15, Epworth in view of Davenport and further in view of Huber disclose the optical switch fabric of claim 11, however, fail to disclose a central clock distribution unit and delay lines. Suzuki, from the same field of endeavor discloses a central clock distribution unit (page 2 paragraph 25 (pulse light generator generates respective optical trains with the clock output of the clock generator)) and delay lines (page 4 paragraph 47)(38-1-38-4, Figure 3). Therefore, it would have been obvious to one of ordinary skill in the art to implement the clock distribution/ delay line setup as disclosed by Suzuki in the optical transmission system as disclosed by Epworth in view of Davenport and further in view of Huber. The motivation for doing so would have been to create a multiplex a plurality of signals at a high bit rate and to create more stable operation (Suzuki: page 1 paragraph 12).

#### *Allowable Subject Matter*

9. Claims 3, 12 and 14 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### *Conclusion*

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following references are cited to show the state of the art with respect to heterodyne optical receiver systems in general:

U.S. Patent Application Publication No. 2002/0167708 is cited to show an optical receiver with heterodyne detection, lpf and a decision threshold

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U.S. Patent No. 5,422,752 is cited to show an optical transmission system

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth J. Malkowski whose telephone number is (571) 272-5505. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ken Vanderpuye can be reached on (571) 272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KJM 9/8/06



**KENNETH VANDERPUYE**  
**SUPERVISORY PATENT EXAMINER**